

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
Richmond Division**

In re:

CIRCUIT CITY STORES, INC.,
et al.,

Debtors.¹

X
: Chapter 11
:
: Case No. 08-35653 (KRH)
:
:
: Jointly Administered
:
:
X

AFFIDAVIT OF SERVICE

I, Christie K. Pham, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

[THIS SPACE INTENTIONALLY LEFT BLANK]

¹ The Debtors and the last four digits of their respective taxpayer identification numbers are as follows: Circuit City Stores, Inc. (3875), Circuit City Stores West Coast, Inc. (0785), InterTAN, Inc. (0875), Ventoux International, Inc. (1838), Circuit City Purchasing Company, LLC (5170), CC Aviation, LLC (0841), CC Distribution Company of Virginia, Inc. (2821), Circuit City Properties, LLC (3353), Kinzer Technology, LLC (2157), Abbott Advertising Agency, Inc. (4659), Patapsco Designs, Inc.(6796), Sky Venture Corp. (0311), PRAHS, Inc.(n/a), XSStuff, LLC (9263), Mayland MN, LLC (6116), Courchevel, LLC (n/a), Orbyx Electronics, LLC (3360), and Circuit City Stores PR, LLC (5512). The address for Circuit City Stores West Coast, Inc. is 9250 Sheridan Boulevard, Westminster, Colorado 80031. For all other Debtors, the address was 9950 Mayland Drive, Richmond, Virginia 23233 and currently is 4951 Lake Brook Drive, Glen Allen, Virginia 23060.

On May 3, 2011, the parties set forth on the service list attached hereto as Exhibit A were served with a copy of the document(s) referenced on Exhibit A along with a customized Notice of Rejection of Notice of Transfer form, attached hereto as Exhibit B via First Class Mail.

Dated: May 5, 2011



Christie K. Pham

State of California, County of Los Angeles

Subscribed and sworn to (or affirmed) before me on this 5th day of May, 2011, by Christie K. Pham, proved to me on the basis of satisfactory evidence to be the person who appeared before me.

Signature: Michelle Cruz



EXHIBIT A

Exhibit A

Rule 3001(e)(1) - 3001(e)(4) Rejected

Party Description	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Docket Number
Transferor	Blue Raven Technology Inc	George W Teter III and Mark W Powers	Bowditch & Dewey LLP	311 Main St	PO Box 15156	Worcester	MA	01615	10671
Transferee	Contrarian Funds LLC	Attn Alisa Mumola	411 W Putnam Ave Ste 425			Greenwich	CT	06830	10671

EXHIBIT B

NOTICE OF REJECTION OF NOTICE OF TRANSFER

TO: Transferee
Transferee Address

CC: Transferor
Transferor Address

Notice Party (if applicable)

FROM: Joseph Johnson

DATE:

RE: Notice of Rejection of Notice of Transfer

Kurtzman Carson Consultants LLC, the Court-appointed claims agent in the matter of **Circuit City Stores, Inc., Case No. 08-35653 (KRH)** has been charged with the duty of maintaining the Court's claims register. We are in receipt of Notices of Transfer (the "NOT") received from your establishment asserting that claims or interest of creditors or interest holders (the "Creditor") in this matter has been transferred to your ownership. As claims management requires exacting standards in order to provide the Court with an error-free claims register in every instance, please understand that we cannot accept and process your NOT for the following reason(s):

- The NOT was filed after the Distribution Record Date and is therefore untimely pursuant to Articles VI.L and I.B. 1.59 of the Modified Second Amended Joint Plan of Liquidation of Circuit City Stores, Inc. and Its Affiliated Debtors and Debtors in Possession and Its Official Committee of Creditors Holding General Unsecured Claims.
- The NOT is not accompanied by documentation evidencing agreement to transfer the claim.
- The NOT asserts that it transfers a proof of claim or scheduled liability for a certain amount; however, the claims register does not reflect a claim or scheduled liability equal to said amount.
- The NOT asserts that it transfers a proof of claim or scheduled liability from the above listed transferee; however, the transferee is not the current owner of the proof of claim or scheduled liability.
- The NOT asserts that it transfers a proof of claim or scheduled liability with respect to a specific case name or number; however the identified creditor does not have a claim or interest with respect to said case name or number.
- The NOT asserts that it transfers a scheduled liability which has been superseded by a subsequently filed proof of claim.
- The NOT asserts that it transfers a proof of claim or scheduled liability which has previously been effectuated.

We have attached hereto for your convenience a copy of the NOT that we received. If you have any questions, please do not hesitate to contact **Joseph Johnson** at 310-776-7317.